	S DISTRICT COURT	
Assets, LLC; CMGI Recorded Music Assets L		
Attorneys for Plaintiffs UMG Recordings Inc.	· Capitol Records, LLC: Concord Bicycle	
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Pursuant to Civil Local Rule 6-1(b) and Section 7 of the Court's Standing Orders, Plaintiffs UMG Recordings, Inc., Capitol Records, LLC, Concord Bicycle Assets, LLC, CMGI Recorded Music Assets LLC, Sony Music Entertainment, and Arista Music ("collectively, "Plaintiffs") and Defendants Internet Archive, Brewster Kahle, the Kahle/Austin Foundation, George Blood, and George Blood LP (collectively, "Defendants") (Plaintiffs and Defendants shall collectively be referred to as the "Parties"), hereby stipulate as follows:

WHEREAS, on April 4, 2025, the Court granted the Parties' first stipulation to stay the case for thirty days, ECF No. 168;

WHEREAS, on April 30, 2025, the Court a second stipulated extension of the stay, and that stay is set to expire on June 4, 2025, ECF No. 170;

WHEREAS, the Parties have continued to engage in settlement discussions and believe a thirty (30) day extension of the current stay will facilitate resolution of this matter without further involvement of the Court;

WHEREAS, in the event that settlement discussions do not result in a resolution, the Parties agree to confer and submit a proposed schedule to the Court to reset case deadlines;

NOW, THEREFORE, the Parties hereby stipulate and respectfully request the Court to order as follows:

- All proceedings and deadlines in this case shall be stayed through and including July
 2025 to allow the Parties to continue their settlement discussions.
- 2. If the settlement discussions result in a resolution, the Parties will promptly file an appropriate dismissal with the Court.
- 3. If the settlement discussions are not successful, the Parties shall meet and confer to propose a new schedule for the case and submit a joint proposed scheduling order to the Court within ten (10) days following the expiration of the stay.

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IT IS SO STIPULATED.

Dated: June 2, 2025

/s/ Matthew J. Oppenheim /s/ Andrew M. Gass

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danae@oandzlaw.com corey@oandzlaw.com Allison L. Stillman (pro hac vice) alli.stillman@lw.com Noel M. Cook, SBN 122777 HANSON BRIDGETT LLP A25 Market Street, 26th Floor San Francisco, California 94105 Telephone: (415) 777-3200 Facsimile: (415) 541-9366 ncook@hansonbridgett.com Jacob L. Tracer (pro hac vice) RECORDING INDUSTRY ASSOCIATION OF AMERICA Mashington, DC 20004-1512 Telephone: (202) 857-9611 jiracer@riaa.com Attorneys for Plaintiffs UMG Recordings, Inc.; Capital Records, LLC; Concord Bicycle Assets, LLC; CMGI Recorded Music Assets LLC; Sony Music Entertainment; and Arista Music danae@oandzlaw.com Allison L. Stillman (pro hac vice) alli.stillman@lw.com 1271 Avenue of the Americas New York, NY 10020 (212) 906-1200 Brent Murphy (pro hac vice) brent.murphy@lw.com Telephone vice) brent.murphy@lw.com 1271 Avenue of the Americas New York, NY 10020 (212) 906-1200 Brent Murphy (pro hac vice) brent.murphy@lw.com Washington, DC 20004 (202) 637-2201 RECORDING INDUSTRY ASSOCIATION George Blood, and George Blood L.P. Telephone: (202) 857-9611 jiracer@riaa.com George Blood, and George Blood L.P. Telephone: (202) 857-9611 jiracer@riaa.com George Blood, and George Blood L.P. Telephone: (202) 857-9611 jiracer@riaa.com George Blood, and George Blood L.P. Telephone: (202) 857-9611 jiracer@riaa.com George Blood, and George Blood L.P. Telephone: (202) 857-9611 jiracer@riaa.com George Blood, and George Blood L.P. Telephone: (202) 857-9611 jiracer@riaa.com George Blood, and George Blood L.P. Telephone: (202) 857-9611 jiracer@riaa.com George Blood, and George Blood L.P. Telephone: (202) 857-9611 jiracer@riaa.com George Blood, and George Blood L.P. Telephone: (202) 637-2201 Telephone: (202) 637	5	I = : : :	· · · · · · · · · · · · · · · · · · ·
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Third Stip. and Prop. Order To Ext. Stay of Proceedings

Case No.: 3:23-cv-06522-MMC

SIGNATURE ATTESTATION

Pursuant to Civ. L.R. 5.1, I hereby attest that I have obtained the concurrence in the filing of this document from all the signatories for whom a signature is indicated by a "conformed" signature (/s/) within this e-filed document and I have on file records to support this concurrence for subsequent production for the Court if so ordered for inspection upon request.

Dated: June 2, 2025

OPPENHEIM + ZEBRAK, LLP /s/Matthew J. Oppenheim

Matthew J. Oppenheim

Third Stip. and Prop. Order To Ext. Stay of Proceedings Case No.: 3:23-cv-06522-MMC

IINITED STA	TES DISTRICT COURT
NORTHERN DI	STRICT OF CALIFORNIA
SAN FRA	ANCISCO DIVISION
NC CAPITOL) Case No : 3:23-cv-0652

UMG RECORDINGS, INC., CAPITOL RECORDS, LLC, CONCORD BICYCLE ASSETS, LLC, CMGI RECORDED MUSIC ASSETS LLC, SONY MUSIC ENTERTAINMENT, and ARISTA MUSIC Plaintiff(s),

Case No.: 3:23-cv-06522-MMC

[Proposed] Order to Extend Stay of Proceedings

VS.

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INTERNET ARCHIVE, BREWSTER KAHLE, KAHLE/AUSTIN FOUNDATION, GEORGE BLOOD, and GEORGE BLOOD, L.P.

Defendant(s).

The Court, having considered the Parties' Third Stipulation to Extend Stay of Proceedings, and good cause having been shown, hereby orders as follows:

- All proceedings and deadlines in this case shall be stayed through and including July 7,
 2025 to allow the Parties to continue their settlement discussions.
- 2. If the settlement discussions result in a resolution, the Parties will promptly file an appropriate dismissal with the Court.
- 3. If the settlement discussions are not successful, the Parties shall meet and confer to propose a new schedule for the case and submit a joint proposed scheduling order to the Court within ten (10) days following the expiration of the stay.

IT IS SO ORDERED.

Dated:	
	MAXINE M. CHESNEY
	United States District Judge

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Third Stip. and Prop. Order
To Ext. Stay of Proceedings

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Case No.: 3:23-cv-06522-MMC